🖎 AO 472 (Rev. 12/03) Order of Detention Pending Trial

United States District Court				
_			District of	DELAWARE
		UNITED STATES OF AMERICA V.	ORDE	CR OF DETENTION PENDING TRIAL
		THOMAS S. PENDLETON,  Defendant		ber: 08-111-GMS
det		<i>y</i>	§ 3142(f), a detention hearing h	as been held. I conclude that the following facts require the
	(1)		al offense if a circumstance givin C. § 3156(a)(4).  nce is life imprisonment or death	and has been convicted of a  federal offense  state g rise to federal jurisdiction had existed - that is
	(3)	a felony that was committed after the defe § 3142(f)(1)(A)-(C), or comparable state of The offense described in finding (1) was command period of not more than five years has elapsed for the offense described in finding (1).	endant had been convicted of two or local offenses. mitted while the defendant was o sed since the date of convic ttable presumption that no condi	or more prior federal offenses described in 18 U.S.C.  on release pending trial for a federal, state or local offense.  tion release of the defendant from imprisonment  tion or combination of conditions will reasonably assure the
_	Alternative Findings (A)			
			ent of ten years or more is presco n established by finding 1 that no	
the appearance of the defendant as required and the safety of the community.  Alternative Findings (B)				
$_{\mathrm{X}}^{\mathrm{X}}$	<ol> <li>There is a serious risk that the defendant will not appear.</li> <li>There is a serious risk that the defendant will endanger the safety of another person or the community.</li> </ol>			
Part II—Written Statement of Reasons for Detention  I find that the credible testimony and information submitted at the hearing establishes by X clear and convincing evidence X a preponderance of the evidence that				
De rea	fenda sonat	ant is already detained federally on other charge	es, the Court finds clear and conv now and the time of the Defend	the report of the Probation Office, and the fact that vincing evidence that no combination of conditions could ant's trial and further finds that no combination could
rea Go	the ex sonat	e defendant is committed to the custody of the Atte xtent practicable, from persons awaiting or ser- ble opportunity for private consultation with de-	ving sentences or being held in efense counsel. On order of a c	Detention epresentative for confinement in a corrections facility separate, custody pending appeal. The defendant shall be afforded a ourt of the United States or on request of an attorney for the to the United States marshal for the purpose of an appearance
Date Signature of Judge				Signature of Judge Hon. Leonard P. Stark
		_		Name and Title of Judge

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).